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UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT(S)	Kumar, et al.	GROUP ART UNIT:	2662
APPLN. NO.:	09/975,353	EXAMINER:	Hong Sol Cho
FILED:	10/11/01	Confirmation No.	9535
TITLE:	USE OF IP-MULTICAST TECHNOLOGY FOR 2-PARTY CALLS IN MOBILE COMMUNICATION NETWORKS		

AGENT'S DECLARATION UNDER 37 C.F.R. § 1.131

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

The claimed subject matter of the instant patent application stands subject to rejections under 35 U.S.C. 102(e) for anticipation and 35 U.S.C. 103(a) for obviousness by United States Patent Publication No. US 2002/0026525 filed on 3 April 2001 entitled "Supporting Mobile Hosts on an Internet Protocol Network."

Applicant's Declaration under 37 CFR 1.131 establishes conception of the subject matter of the present application in the United States or other region permitted by the Rule and diligence on the part of the inventors from a time prior to the effective date of United States Patent Publication No. US 2002/0026525 filed on 3 April 2001 entitled "Supporting Mobile Hosts on an Internet Protocol Network" (Armitage patent) to the filing of the provisional application for which the present patent application claims priority.

The instant Declaration establishes diligence on the part of Motorola Inc. in the preparation of the instant patent application (constructive reduction to practice) from a time prior to the effective date (4 April 2000) of the Armitage patent to the filing date of

the provisional application (30 August 2001) for which the present patent application claims priority.

In support of this Declaration, I, Indira Saladi, the undersigned Attorney of Record, declare and sayeth the following:

That I am employed by Motorola Inc. as a senior patent attorney responsible for prosecution of the instant patent application;

That an invention disclosure, ID NO. CM04624H, forming the claimed subject matter of the referenced invention was assigned to the docket of my predecessor, Steven R. Santema (Reg. No. 40,156) after review by a Motorola, Inc. Patent Committee;

That Mr. Santema is no longer with Motorola and that I have inherited the cases drafted by Mr. Santema and I am responsible for prosecuting the inherited cases;

That Mr. Santema exercised reasonable diligence in the preparation of the instant patent application based on disclosure ID NO. CM04624H;

That Mr. Santema prepared and/or filed the following new patent applications during the critical period:

<u>Motorola Docket Number</u>	<u>Filing Date</u>	<u>Application Serial Number</u>
CM01105E	3/31/200	09/540651
CM04735H	4/7/2000	09/545641
CM04201H	05-Jun-00	09/586816
CM03596H	06-Jun-00	09/587840
CM04724H	06-Jun-00	09/587845
CM03986H	19-Jun-00	09/597342
CM00679P	07-Jul-00	09/611937
CM04752H	01-Aug-00	09/630235
CM00620M	31-Aug-00	09/652361
CM04685H	21-Sep-00	09/666264
CM01635G	28-Sep-00	09/675081
CM04455H	03-Oct-00	09/678056
CM00059B	10-Oct-00	09/684136
CM04662H	01-Dec-00	09/728359
CM04769H	01-Dec-00	09/728621
CM04694H	01-Dec-00	09/728620

CM04829H	12-Jan-01	09/759923
CM04755H	16-Jan-01	09/760984
CM04761H	16-Jan-01	09/760985
CM04762H	16-Jan-01	09/760981
CM04751H	16-Jan-01	09/760534
CM04830H	02-Feb-01	60/265960
CM04812H	16-Feb-01	09/785722
CM04816H	16-Feb-01	09/785849
CM04774H	22-Feb-01	09/791918
CM04753H	27-Mar-01	09/818814
CM04756H	10-May-01	09/852865
CM04826H	16-May-01	09/859175
CM04502H	06-Jun-01	09/875355
CM04520H	26-Jun-01	09/891645
CM04746H	07-Aug-01	09/924051
CM04624H	30-Aug-01	60/316939
CM04600H	30-Aug-01	09/945459

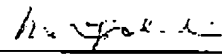
That the foregoing patent applications were generally taken up for preparation chronologically and, thus, the foregoing patent applications are generally listed in ascending order; and

That all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Respectfully submitted,

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By:


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